· Case 1:07-cv-00682-LMB-TCB Document 15 Filed 07/23/07

Page 1 of 3 PageID# 177

## **RETURN OF SERVICE**

Service of the Summons was made to me:	Deter		
	Date:	07/20/07	6 0754
Name of Server	Title:		
PATRICK PAYNE			FNVBTIEATOR
Check one box below to indicate appropriate method	l of service		
Served personally upon the Defendant. Place wh	ere		
Served personally upon the Defendant. Place wh served: 7252 FATRCHFLD DR	NAFISATY	WILLTAMS	
ALEXANDRAA, VA 22306 (PARKENG	LOT)		
/ \ I = A =			
( ) Left summons at the defendant's dwelling house of	or usual place of	abode with a persor	n of Suitable age and
discretion then residing therein and mailed a copy of	the summons to	the Defendant's last	t known address. Name of
person with whom the summons was left:			
icit.			<del></del>
( ) Returned unexecuted:			
( ) restained anexecuted.			
STATEMENT OF SERVICE FEES			
TRAVEL	SERVICES		TOTAL
	1		
DECLARATION OF SERVER			
I declare under penalty of per	iury under the	lawe of the Uni	ted States of America
that the foregoing information contain	nadin the	- aws of the offi	led States of America
that the foregoing information contai	nea in the ren	irn of Service an	d Statement of Service
Fees is true and correct.			
, , (	\		
Executed on 07/20/07	_ \ =#	サン	1
Date	Signature of	Server	
		THOUSESQ	
	ALEXAN	DOM. VA 2	2314
	Address of Se	erver	

<sup>1)</sup> As to who may serve a summons see Rule 4 of the Federal Rules of Criminal Procedure.

IN THE UNITED STATES DISTRICT COURT FOR THE D
EASTERN DISTRICT OF VIRGINIA
Alexandria Division

JOHN CHRISTIE, Director of Children and Families, London Borough of Brent,

Petitioner,

v.

NAFISATU WILLIAMS and HARRY WILLIAMS,

Respondents.

2001 JUL 19 A 8: 32

an Ekandan

1:07cv682 UNDER SEAL

## ORDER

For the reasons stated during an <u>ex parte</u> hearing in open court, and in the accompanying Memorandum Opinion, the Emergency Verified Petition for Warrant of Arrest in Lieu of Writ of Habeas Corpus is GRANTED, and it is hereby

ORDERED that the United States Marshal take the two minor children, identified as H.W. and S.W., into custody to prevent further retention or removal of the minor children by the respondents. Once the children have been taken into custody, they are to be immediately transported to, and placed in the custody of, either Jim Grogan or Elizabeth Spell of the Fairfax County Child Protective Services or, if after 5:00 p.m., transported to the After Hours Unit of Child Protective Services. Child Protective Services is further directed to place the children in temporary shelter care or a foster home that they have determined to be suitable for the children, and it is further

ORDERED that Nafisatu Williams and Harry Williams show cause, if they have any, on Tuesday, July 31, 2007, at 10:00 a.m., as to why the children should not immediately be returned to the United Kingdom, and why the costs of these proceedings should not be imposed on respondents.

Should either or both children not be located at 7252 Fairchild Drive, Apt. 201, Alexandria, Virginia, it is hereby

ORDERED that the United States Marshal immediately enter the children's names and any identifying information into the N.C.I.C. missing person section.

The Clerk is directed to forward copies of this Order to counsel of record and the United States Marshal.

Entered this 18th day of July, 2007.

\_\_\_/<u>\$</u>\_

Leonie M. Brinkema United States District Judge

Alexandria, Virginia

A True Copy, Teste: Clerk, U.S. District Court

Debuty Clerk

2